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April 10, 2006

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Group Art Unit: 1614

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Diane Payne on behalf of
David M. Gryte

Intervet Inc.

302-934-4305

Patent Department

USSN: 10/030,886 Customer No.: 31846

Attorney Reference No.: I-1999.528

Please accept the documents which follow in the above-identified application:

Response to January 12, 2006 Office Action (2 pages)

Certificate of Facsimile (1 page)

Intervet

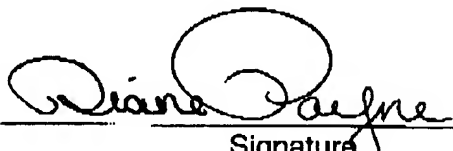
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USSN: 10/030,886
Application of: Riccardo Losa
For: A composition containing carvacrol and Thymol...
Attorney Docket: I-1999.528 US

Response to Office Action of January 12, 2006 (2 pages)
Facsimile Coversheet (1 page)
Certificate of Facsimile Transmission (1 page)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Application of: Riccardo Losa
Serial No: 10/030,886
Filed: April 30, 2002
For: A Composition Containing Carvacrol and Thymol for Use as a
Bactericide
Confirmation No: 6033
Group Art Unit: 1614
Examiner: Kevin E. Weddington
Attorney Ref: I-1999.528 US

April 10, 2006

RESPONSE TO JANUARY 12, 2006 OFFICE ACTION

Mail Stop AF
Commissioner For Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Dear Sir/Madam:

Applicant submits this in response to the January 12, 2006 Office action. Applicant requests reconsideration based on the following remarks.

Claims 15, 16, 18, and 28 have been rejected under 35 U.S.C. §103(a) as being obvious over Ninkov (U.S. Patent No. 6,844,369) in view of Nitsas (U.S. Patent No. 6,106,838). Applicant requests withdrawal of this rejection. **Ninkov is not prior art.** The above-referenced application claims priority under 35 U.S.C. §371 to Int'l Patent Appl. No. PCT/EP00/03513, which was filed on April 17, 2000, with a priority date of May 12, 1999. Ninkov's purported priority date is January 23, 2001. This is after both the priority date and international filing date of the above-referenced application. Thus, Ninkov cannot be cited against the above-referenced application.

Given that Ninkov cannot be cited, it cannot be combined with Nitsas to support an obviousness rejection. The obviousness rejection, therefore, must be withdrawn.

Applicant does not believe that any fee is due in connection with this filing. If, however, Applicant does owe any such fee(s), the Commissioner is hereby authorized to